IN THE CIRCUIT COURT OF MONTGOMERY COUNTY, MISSISSIPPI STATE OF MISSISSIPPI

VS

CAUSE NO. 2001-0118-CR

WILLIE HEMPHILL

JUDGEMENT

On December 18, 2001, in open court came the district attorney, the defendant in his own proper person and the defendant's counsel, the defendant having been charged by indictment with the **FELONY CRIME OF SHOPLIFTING**, and for plea thereto, the defendant entered a plea of guilty. Thereafter, the court advised the defendant of all his legal and constitutional rights in the premises, and of the consequences of such plea; and after the defendant freely, voluntarily and intelligently waived his constitutional rights, and after the defendant admitted upon direct questioning that he is guilty of the crime to which he has pleaded guilty, the said plea of guilty was and is accepted by the court.

IT IS, THEREFORE, ORDERED that the defendant, WILLIE HEMPHILL, be and he is hereby sentenced to serve a term of five (5) years with the Mississippi Department of Corrections. After the defendant has served a period of three (3) months and twenty-two (22) days, the Mississippi Department of Corrections is hereby ordered to place him in a program of post-release supervision pursuant to Section 47-7-34 of the Mississippi Code of 1972 for a period of four (4) years and two hundred fifty-three (253) days, provided the defendant has abided by all of the rules and regulations of the Mississippi Department of Corrections during his period of incarceration. The defendant is ordered to pay restitution, all court costs, fees, and assessments in this matter.

The defendant is to be given credit for time served.

The following are terms of supervised probation and post-release supervision:

(a) commit no offense against the laws of this or any state of the United States or of the United States;

HH 586

- (b) avoid injurious or vicious habits and avoid persons or places of disreputable or harmful character;
- (c) support all dependents;
- (d) work faithfully at suitable employment so far as possible;
- (e) not possess or consume any alcoholic beverage, nor go into or remain about anyplace where alcoholic beverages are sold as a primary sale item, and not possess or use any controlled substance not lawfully prescribed by a physician;
- (f) submit to any type of breath, saliva or urine chemical analysis test, the purpose of which is to detect the possible presence of alcohol or any substance prohibited or controlled by the laws of this or any state of the United States or of the United States;
- (g) report to the Department of Corrections as directed by it;
- (h) permit the Field Officer to visit him at home or elsewhere;
- (i) remain within the State of Mississippi unless authorized to leave on proper application therefor;
- (j) waive extradition to the State of Mississippi from any jurisdiction in or outside the United States and agree not to contest any effort by any jurisdiction to return defendant to the State of Mississippi;
- (k) pay to the Department of Corrections the sum of \$30.00 per month by "certified check" or "money order" until discharged from supervision;
- (l) pay restitution, attorney's fees, court costs and assessments as outlined above.
- (m) The defendant is not to operate a motor vehicle until he/she has been issued a valid driver's license.

The defendant is remanded to the custody of the Sheriff to await transportation.

SO ORDERED this the 18th day of December, 2001.

CIRCUIT COURT OUDGE

DEG 2 0 2001

JULIEH. HALFACRE, CIRCUIT CLERK

BY

OSE

D.C.

STATE OF MISSISSIPPI

In the Circuit Court of	Montgo	omerv	County.	- 1	Caus
	and the second		The proof of the state of the s	- pr V	300

Cause/Case No	2001-	01/8CR	
			_

TO THE MISSISSIPPI DEPARTMENT OF CORRECTIONS:

	NOTICE OF	CRIMINAL I	DISPOSITION	de receive de la companya del companya del companya de la companya
You are hereby notified that presiding, the following dispose	at the Vacation	20,0 term o	of the Circuit Court, Jud	igeClarence E Morgan III
I. A. Disposition(s) Reporte	_/			/Dismissal Provisional Sentence (Complete A-1 If checked)
A-1. Provisional Sente (Compliance/Non-Compliance/N	and Order			Sentenced under Shock ProbationCounty
B. Conviction as Result of			erdays of	
D. Collinoid do 1 100011		days in t	_	
`		1		
II. Name Willie He		Alias n/q	11	
SSN 597-19-17/	Race	Black, sex	MaleDate of E	Birth 9/18/7/
Place of Birth Montg	6 612 alice Ln. Wir	10114 MJ 38761	Country of Citize	enship_USA
Alien Registration/Imr	nigration #		FBI #	
III. Count I Charge Felony	Shaplifting			
MS Code § 97-23-9	3	Orig. Case#	Agenc	у
Count II Charge				
			Agenc	у
"Count III Charge MS Code §		Orig. Case#	Agenc	· ·
	1 10 0 11			
IV. Date of Sentence Decer				asse charge[s])
Sentence(s) Initially Imposed	d by Order: Count 1 5 4 K	Count II_	: •	Count III
Company Class		Portion of Sentence	To be served	Other Disposition
T.		Suspended (Yn/Mos)	on Probation (ramos) 4 yrs & 253 days	•
	05 \$ 22 days _		post-release	
			supervision	
Count III	to	run concurrent with		
		run consecutive with _		
Conditions/Designation of S	entence:	hological/Psychiatric	Alcohol/Drug Treatment/Tes	ting Oother
	•	•	•	
V. Confined in Jail			to	
[On This/These			_ to	;
Charges Only]			to	
Released on Bond Pending	Appeal		to	
Defendant Currently House				
VI. Fine \$	Indigent Fee	\$	Restitution	\$
Court Costs \$ 270.50	Attorney Fe	es \$	Other Fee	
Conditions of Payment -		given credit for	time served.	to pay all court costs,
Jees, assessmen	to and restitution	sn.		
Send Prisoner Commitments, Pro	ovisional Sentence			
Orders and Revocation	Orders to:			
Director of Records MDOC	INS Liaison MS Supreme Court			•
P. O. Box 88550	P. O. Box 117		70 LP: 1. A)
Pearl, MS 39208-8550	Jackson, MS 39205-0117		Julie H Park	ac C
Send Suspended Sentence/Prob Sentence Orders and R			Circuit Clerk	
Data Operations	INS Liaison		By: Case Reals	· DC
MDOC	MS Supreme Court		Date: December	20, 2001
723 North President St. Jackson, MS 39202-3097	P. O. Box 117 Jackson, MS 39205-0117		Dails.	SCINS Form CR1-8/31/94
Acquittal/Dismissal Notices to:	INS L'aison (Above Address) .		MS Code Ann. §

STATE OF MISSISSIPPI **DEPARTMENT OF CORRECTIONS** RECORDS DEPARTMENT

Date: DECEMBER 21,2001	
Honorable CLARENCE MORGAN	
District 5	
P.O. BOX 721	
KOSCIUSKO,MS 39090	
RE: Name: WILLIE HEMPHILL	
Register Number: R0677	
Offense(s): SHOPLIFTING	
County of Conviction; MONTGOMERY	_
Cause Number(s): 2001-0118CR	
Dear Judge	
This letter is to serve as official notification of the imminent above named subject. In accordance with House Bill #565 to amend 4 the Mississippi Code, 1972, we are required by law to inform you prisoner named above will be released on EXPIRATION SENTENCE DECEMBER 21,2001	
Please forward immediately direct to this office, any commitments in the above cause number.	not reflected
Respectfully,	
Cheryl Britt Director of Records	
CB/LS	
DISTRICT ATTORNEY CIRCUIT CLERK P.O.BOX 1262 P.O.BOX 765 P.O.BOX 346 GRENADA,MS 38902 WINONA,MS 38967 MONTGOMERY CO SHERIFFS DEPT. P.O.BOX 346 WINONA,MS 38967	POLICE DEPT. 608 SUMIT ST WINONA,MS 3896

P.O. BOX 880 * PARCHMAN, MISSISSIPPI 38738

D.C.

1	IN THE CIRCUIT COURT OF MONTGOMERY COUNTY, MISSISSIPPI
2	
3	STATE OF MISSISSIPPI
4	v. No. 2001-0118-CR
5	WILLIE HEMPHILL
6	
7	******************
8	
9	DEFENDANT'S PLEA OF GUILTY IN OPEN COURT IN WALTHALL,
10	MISSISSIPPI, ON DECEMBER 18, 2001, BEFORE HIS HONOR, JUDGE
11	CLARENCE E. MORGAN, III, CIRCUIT JUDGE, FIFTH CIRCUIT
12	DISTRICT OF THE STATE OF MISSISSIPPI, TO A FELONY CHARGE OF
13	SHOPLIFTING.
14	
15	********************
16	APPEARANCES:
17	
18	Present and Representing the State:
19	HONORABLE WALTER BLECK
20	ASSISTANT DISTRICT ATTORNEY
21	GRENADA, MISSISSIPPI
22	
23	Present and Representing the Defendant:
24	HONORABLE LEE BAILEY
25	MONTGOMERY COUNTY PUBLIC DEFENDER
26	WINONA, MISSISSIPPI JULIE H. HALFACRE CIRCUIT CLERK
27	By Rose Leab D.C.
28	Reported by Linda F. Burchfield, C.S.R. #1019

1	(THE DEFENDANT WAS SWORN BY THE CLERK OF WEBSTER
2	COUNTY IMMEDIATELY PRIOR TO THE START OF THESE PROCEEDINGS.)
3	BY THE COURT: This is cause number 2001-118,
4	State of Mississippi versus Willie Hemphill. It is out of
5	the Circuit Court of Montgomery County. He is charged with
6	the felony crime of shoplifting. He has heretofore entered
7	a plea of not guilty to this cause. He is now before the
8	Court on a petition to enter a plea of guilty. He is
9	represented by Lee Bailey. Mr. Bailey, did you prepare this
10	petition for the Defendant?
11	BY MR. BAILEY: Yes, sir.
12	BY THE COURT: Did you go over it with him and
13	explain it to him?
14	BY MR. BAILEY: Yes, sir.
15	BY THE COURT: Did you tell him what the State
16	would have to prove in order to convict him of this charge?
17	BY MR. BAILEY: Yes, sir.
18	BY THE COURT: Did you discuss wait a minute.
19	Did you tell him he is charged with felony shoplifting?
20	BY MR. BAILEY: Yes, sir.
21	BY THE COURT: Did you tell him what the State
22	would have to prove in order to convict him of that?
23	BY MR. BAILEY: Yes, sir.
24	BY THE COURT: Did you discuss with him possible
25	defenses that he might have?
26	BY MR. BAILEY: Yes, sir.
27	BY THE COURT: Did he read this petition, or did
28	you read it to him?

BY MR. BAILEY: I read it to him, and he read it

1	himself.
2	BY THE COURT: Did you explain to him his
3	constitutional rights as contained in paragraph six of the
4	petition?
5	BY MR. BAILEY: Yes, sir.
6	BY THE COURT: And the fact that he would waive
7	those by entering a plea of guilty?
8	BY MR. BAILEY: Yes, sir.
9	BY THE COURT: Did you explain to him the minimum
10	and maximum sentence on this charge?
11	BY MR. BAILEY: Yes, sir.
12	BY THE COURT: Do you think his change of plea is
13	free and voluntary?
14	BY MR. BAILEY: Yes, sir.
15	BY THE COURT: Mr. Hemphill, how old are you?
16	BY THE DEFENDANT: Thirty.
17	BY THE COURT: How much education do you have?
18	BY THE DEFENDANT: Eleventh.
19	BY THE COURT: Can you read and write?
20	BY THE DEFENDANT: Yes, sir.
21	BY THE COURT: Did you read the petition to enter
22	a plea of guilty?
23	BY THE DEFENDANT: Yes, sir.
24	BY THE COURT: Did you understand it?
25	BY THE DEFENDANT: Yes, sir.
26	BY THE COURT: Are the things in it true?
27	BY THE DEFENDANT: Yes, sir.
28	BY THE COURT: Did you sign it?
29	BY THE DEFENDANT: Yes, sir.

BY THE COURT: Before I can accept your plea of guilty, there are certain of your constitutional rights which I must advise you of and which you will waive by entering a plea of guilty. Do you understand you have the right to a public and speedy trial by jury?

BY THE DEFENDANT: Yes, sir.

BY THE COURT: Do you understand you have the right to call into court witnesses to testify for you?

BY THE DEFENDANT: Yes, sir.

BY THE COURT: Do you understand you have the right to cross-examine anybody that testifies against you?

BY THE DEFENDANT: Yes, sir.

BY THE COURT: Do you understand that you have the right to testify but that you also have the right not to?

BY THE DEFENDANT: Yes, sir.

BY THE COURT: Do you understand if you don't testify, I will tell the jury they can't hold that fact against you?

BY THE DEFENDANT: Yes.

BY THE COURT: Do you understand you have a right to a lawyer at all stages of the prosecution?

BY THE DEFENDANT: Yes, sir.

BY THE COURT: Do you understand that I will instruct the jury that they must presume that you are innocent until such time as the State proves your guilt beyond a reasonable doubt?

BY THE DEFENDANT: Yes, sir.

BY THE COURT: Do you understand that all twelve

1	jurors would have to find you guilty beyond a reasonable
2	doubt before they could return a verdict against you?
3	BY THE DEFENDANT: Yes, sir.
4	BY THE COURT: Do you understand if you were
5	convicted by a jury, you would have a right to appeal that
6	conviction to the Mississippi Supreme Court, and if you
7	couldn't afford the costs of the appeal, I would appoint an
8	attorney to represent you, and all the costs would be paid
9	by the state?
10	BY THE DEFENDANT: Yes, sir.
11	BY THE COURT: Do you understand you waive all
12	those rights by entering a plea of guilty?
13	BY THE DEFENDANT: Yes, sir.
14	BY THE COURT: Do you understand that you are
15	charged with felony shoplifting?
16	BY THE DEFENDANT: Yes, sir.
17	BY THE COURT: Have you talked to Mr. Bailey about
18	that?
19	BY THE DEFENDANT: Yes, sir.
20	BY THE COURT: Did he tell you what the State
21	would have to prove in order to convict you of that?
22	BY THE DEFENDANT: Yes, sir.
23	BY THE COURT: Did he discuss with you possible
24	defenses that you might have?
25	BY THE DEFENDANT: Yes, sir.
26	BY THE COURT: Are you satisfied with his
27	representation of you?
28	BY THE DEFENDANT: Yes, sir.
29	BY THE COURT: After your discussions with him, is

it your own decision to enter a plea of guilty? 1 BY THE DEFENDANT: Yes, sir. 2 BY THE COURT: Has anybody threatened you, coerced 3 you, or used any physical violence against you to get you to 4 enter a plea of guilty? 5 6 BY THE DEFENDANT: No, sir. 7 BY THE COURT: Has anybody promised you anything, given you anything of value or any hope of reward in order 8 to get you to enter a plea of guilty? 9 BY THE DEFENDANT: No, sir. 10 BY THE COURT: Are you presently under the 11 influence of drugs or alcohol or undergoing any mental 12 13 treatment? BY THE DEFENDANT: No, sir. 14 BY THE COURT: Do you understand that there is no 15 16 minimum sentence for this charge and a maximum sentence of five years; no minimum fine and a maximum fine of a thousand 17 18 dollars? BY THE DEFENDANT: Yes, sir. 19 BY THE COURT: I will hear from the State on the 20 factual basis of the charge. 21 BY MR. BLECK: Thank you, Your Honor. 22 cause number 2001-0018-CR go to trial, the State would prove 23 that Mr. Willie Hemphill, late of Montgomery County, 24 Mississippi, on the 24th day of August, 2001, in Montgomery 25

County, Mississippi, and within the jurisdiction of this

possession of two cartons of Newport 100 cigarettes of the

Court, did willfully, unlawfully and feloniously take

property of Wal-Mart Stores of America, Inc., doing

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business as Wal-Mart Store number 215 in Winona,
Mississippi, having then and there the intention to convert
said merchandise to his own use without paying the price
therefore, and he has had within the past seven years of
August the 24th, 2001, two convictions, at least two
convictions for shoplifting; one of those being a conviction
on August 13, 1994, in the Municipal court of Winona,
Mississippi, as reflected in Docket Book number 1-9408-2696;
a conviction on the 17th of December, 1996, in the Municipal
Court of Winona as reflected in Docket Book 3-9608-4233; and
a conviction for shoplifting 17th day of December, 1996, as
reflected in the Municipal Court of Winona's Docket Book
number 3-9608-4211.

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BY THE COURT: You have heard what the State intends to prove in the event this case would go to trial. Did you do those things?

BY THE DEFENDANT: Yes, sir.

BY THE COURT: Are you pleading guilty to these charges because you are, in fact, guilty of them?

BY THE DEFENDANT: Yes, sir.

BY THE COURT: You expect the State to make a recommendation as to the type sentence you should receive. Do you understand I don't have to accept that and may instead impose any sentence allowed by law?

BY THE DEFENDANT: Yes, sir.

BY THE COURT: Do you understand nobody can guarantee you any early release, probation or parole? If you are sentenced to a term of incarceration, you might have to serve the whole thing?

BY THE DEFENDANT: Yes, sir.

BY THE DEFENDANT: Guilty.

BY THE COURT: On the charge of felony shoplifting, how do you plead -- guilty or not guilty?

BY THE COURT: Mr. Bailey, do you know of any reason I shouldn't accept the Defendant's plea?

BY MR. BAILEY: No, sir.

BY THE COURT: I find that the Defendant's plea is freely and voluntarily given, that there is a factual basis for the charge, and I accept the Defendant's plea of guilty. Has the State got a recommendation?

BY MR. BLECK: Yes, Your Honor, if I could see the petition for one second. (Pause) Okay, he is to be sentenced to serve a term of five years in the custody of the Mississippi Department of Corrections. After having served three months and 22 days, he is to be placed on post release supervision for the remaining four years and eight months, to pay all court costs, fees, assessments and restitution, and it is part of our agreement that he be given credit for any time he has served.

BY THE COURT: Is that your understanding?

BY MR. BAILEY: Yes, sir.

BY THE COURT: Is that your understanding?

BY THE DEFENDANT: Yes, sir.

BY THE COURT: Okay. I will accept that recommendation. I sentence you to five years with the Mississippi Department of Corrections. After you have served three months and 22 days of that sentence, I order that you be placed on four years post release supervision

for a period of -- you are going to make me do the math, aren't you? (Pause) Four years and 253 days. I order you to pay costs, fees, and restitution. Is there restitution?

BY THE COURT: Costs and fees associated with this charge. By law, you are entitled to credit for time served. Did you read paragraph 15 of the petition which are the terms and conditions of your post release supervision?

BY THE DEFENDANT: Yes, sir.

BY MR. BAILEY: No, sir.

BY THE COURT: Do you understand if you violate those, you will have to go serve the four years and 253 days?

BY THE DEFENDANT: Yes, sir.

BY MR. BAILEY: Judge, I was talking to the parole officer this morning, and he said that if the words "credit for time served" is included in the order, that Mr. Hemphill will be able to get out immediately instead of waiting to be processed through the M.D.O.C.

BY THE COURT: Okay. We need to put that in the judgment. Immediately is going to mean when I get this judgment done.

BY MR. BAILEY: Right.

BY THE COURT: -- which will probably be this week. Okay.

PROCEEDINGS CONCLUDED

COURT REPORTER'S CERTIFICATE

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3 STATE OF MISSISSIPPI

COUNTY OF MONTGOMERY 4

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I, Mrs. Linda F. Burchfield, Official Court Reporter for the Fifth Circuit Court District of the State of Mississippi, do hereby certify that the foregoing 9 pages are a true, correct, complete and full transcription of my stenotype notes and tape recording taken in this matter, and that I have transcribed the same to the best of my skill and ability.

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I do further certify that my certificate annexed hereto applies only to the original certified transcript. The undersigned assumes no responsibility for the accuracy of any reproduced copies not made under my control or direction.

19

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This the _____ day of January, 2002.

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Kinda F. Buchfield LINDA F. BURCHFIELD, C.S.R. 1019

Official Court Reporter

46 Still Water Circle

Eupora, Mississippi 39744

MISSISSIPPI DEPARTMENT OF CORRECTIONS AFFIDAVIT

VIOLATION OF SUPERVISION CAUSE NO. 2001-0118-CR

Before me <u>C.E. Morgan, III</u> , Judge of the <u>5th</u> Court in and for <u>Montgomery</u>
County, Mississippi, personally came Ellis Bevis , Field Officer, who, being
first duly sworn, says that Willie Hemphill , offender herinafter referred to as
the aforesaid, on the 18th Day of December 2001, entered a plea of Guilty to the
offense of Felony Shoplifting in the 5th Court of Montgomery
County, which Court withheld adjudication of guilt and imposition of sentence and placed
the aforesaid under the supervision of the Mississippi Department of Corrections for a
term of 4 year 253 days of Post Release Supervision Year (s), in accordance with the provision of MISSISSIPPI CODE OF
1972, ANNOTATED, SECTION 99-15-26.
It Further appearing that the aforesaid has not properly conducted him self , but
has violated the conditions of his supervision in a material respect by:
Condition H: Permit his Field Officer to visit him at home or elsewhere to wit: Several attempts to locate Hemphill at his last stated place of residence have been unsucessfull and his whereabouts are unknown; Condition K: Pay monthly Supervision Fees to MS Dept. of Corrections to wit: as of this date Hemphill owes \$150.00 in back supervision fees to MS Dept. of Corrections; Condition L: Pay Court Ordered fines and fees to the Clerk to wit: Hemphill has made no payments and owes the Clerk's Office a total of \$270.50;
Ellis Bevis Zellis Zellis
FIELD OFFICER
SWORN TO AND SUBSCRIBED BEFORE ME THIS 20 DAY OF May A.D. 2002
K. M. Dyen on
JUDGE OF THE 5th COURT
IN AND FOR Montgomery COUNTY

CERTIFYING STAMP

I hereby certify that the foregoing is a true copy of the original thereof now in my office.

CIRCUIT CLERK

MISSISSIPPI DEPARTMENT OF CORRECTIONS WARRANT FOR ARREST OF OFFENDER

CAUSE NO. 2001-0118-CR

IN THE NAME OF THE STATE OF MISSISSIPPI, AND PEACE OFFICERS OF THE STATE OF MISSISSIPPI

WHEREAS, Ellis Bevis has ma	do outh before me that on the	19th Davi
	de oath before me that on the	
of <u>December</u> A.D. <u>2001</u> , one <u>Willie Hemphill</u>		
referred to as the aforesaid, entered a plea of		
Felony Shoplifting in the 5th		
which Court withheld adjudication of guilt and		
under supervision of the Mississippi Departmen		
in accordance with the provisions of MISSISSIPPI CO	DE 1972, ANNOTATED, SECTI	ONS 47-7-33
& 47-7-35 & 99-15-26.		
It further appearing that the aforesaid h	as not properly conducted $h\underline{im}$	self , but
has violated the conditions of $\underline{h}\underline{i}\underline{s}$ supervisi	on in a material respect by:	
		v.
Condition G: Report to MS Dept. of Corrections as directed to v	rit: Hemphill last reported as directed on 1/2	2/02 and has not
reported again as of this date; Condition H: Permit his Field Officer to visit him at home or els	ewhere to wit: Several attempts to locate He	emphill at his last
stated place of residence have been unsucessfull and his whereat	outs are unknown;	
Condition K: Pay monthly Supervision Fees to MS Dept. of Consupervision fees to MS Dept. of Corrections;	rections to wit: as of this date Hemphill owe	s \$150.00 in back
Condition Lees to MS Dept. of Coffections, Condition Lees to MS Dept. of Coffections,	it: Hemphill has made no payments and owe	es the Clerk's
Office a total of \$270.50;	FILED	
	JUN 0 3,2002,	
	JULIE H, HALFACRE, CIRCUIT CLERK	
•	BY Deel Jen D.C.	
You are hereby authorized to arrest insta	nter the aforesaid and bring	h <u>im</u>
before me to be dealt with according to law.	1	
GIVEN UNDER MY HAND AND SEAL THIS OF	May 2002.	
	1 EM DAM	
(Markon)	Con Maring My	
CERTIFYING STAMP	HIDGE OF THE 5th	COUPT
i hereby certify that the foregoing	JUDGE OF THE 5th	COURT
Thy office. Charlet thereof	IN AND FOR Montgomery	_COUNTY
AL LEST: SEE CONTRACTOR OF THE SEE CONTRACTO		
CIRCUIT CLERK		

Mississippi Department of Corrections Inmate Time Sheet

Offender: HEMPHIL, WILLIE J R0677

Housing: NORTH CC, LEFLORE CC

Computation Date: 12/07/2003 00:00

Date Printed:

03/11/2019 16:41

S	e	n	te	n	C	e	S	

DATE	CAUSE/COUNT OFFENSE	COMMITTED	COUNTY	SERVE	HOUSE	PROBATION HAB	DEFERRED	OVERRIDE	CONCURRENT CONSECUTIVE
12/18/01	DATACONV- 2303:SHOPLIFTING	08/24/01	Montgomery	3M 22D		56M N			

First Time Offender

Pre Trial/Pre Sentence Jail Time:

FROM	TO DAYS			
08/24/01	12/18/01	116		

Total Jail Time: 109

Override: 109

Computation Details:

DATE DESCRIPTION

12/18/01 DATACONV-1/1 2303:SHOPLIFTING 3M 22D

Summary:

Begin Date

House Arrest Date Parole Date

ERS Date

Tentative Discharge Max Discharge

12/21/2001

End Date

08/31/2001

Total Term To Serve: 3M 22D

Total Earned Time: 0D

Earned Time Lost: 0D

Total MET Earned: 0D

12/21/2001

12/18/2006
Total Trusty Time Earned:

Comments:

A Section of the sect	

MISSISSIPPI DEPARTMENT OF CORRECTIONS
CENTRAL MISSISSIPPI CORRECTIONAL FACILITY
JAIL TIME SHEET

NAME Welle / Lamphile DOCH ROLT MSPH

SOCIAL SECURITY NUMBER

DATES IN JAIL

TO

RACE B SEX P7 DOB

TO

B-24-01 TO 12.21-01 Release ty

TO

NUMBER OF DAYS

DATA RECEIVED FROM Backen DATA RECEIVED BY RM

DATE 12.21-01

WAS simd-tomesty 13.



Mississippi Department of Corrections



DISCHARGE CERTIFICATE

Ruce black	Sex male	Date	of Bird	HL N/A	FL N/A	In.	w
Weight N/A	Hair	N/A	. Eyes N/	A Complexion	N/A	Build _	N/A
Morks and scors	N/A						
Who was convicte	ed by the Cir	enii Court (Montgomer			Count
for felony crime							
and was semenced	I to			Υ.			
Corrections with	dyrs, &	253 days	Year(s) Sus	pended and 4yrs.	& 253 days	Yeart	s) Probation
THAT DOC No.	R0677		NAME -	Hemphill, Willie			ha ha
FHAT, according	rd to the sup	ervision of	the Miasissipp	nuc Hemphill, i Probation and Pu nt.		omplete the	e suspended
witness my h	and and scal	this the	21st	day of Decembe			

